

C) Remarks:

Applicants wish to thank the Examiner for pointing out the informalities in grammar on pages 7 and 14. These informalities have been corrected by the foregoing amendments.

Claims 1, 2, 4, 5, and 7 were rejected under 35 U.S.C. 102(b) as being anticipated by Facq et al., and claims 3 and 6 were rejected under 35 U.S.C. § 103(a) as being unpatentable over Facq et al. in view of Geibler. In view of the foregoing amendments and the following remarks, reconsideration is respectfully requested. Applicants' Amendment basically presents new claim 8 as a combination of original claims 1 through 3 and further presents new claim 10 as a combination of original claims 4 through 6 with the addition of the inventive subject matter that the movie clips are provided with a programming language allowing the movie clip to control the flow of animation. This is pointed out, but not previously claimed, on page 6 of the present specification in the last paragraph. This is also described on page 12 of the specification in the paragraph beginning at line 4.

The novelty and advantages of this feature are therein extolled and explained, and this feature is not disclosed or even suggested by the prior art.

It is therefore respectfully submitted that new claims 8 and 10 present allowable subject matter.

Also, new claims 9 and 11 add as a dependent feature that the delivery system is programmed to obtain from the host database a set of glossary terms and website addresses associated with the multimedia experiences for download. This is explained, but not previously claimed, in the present specification on page 12 in the last paragraph. This feature is also not disclosed or suggested by the prior art.

Accordingly, in view of the foregoing amendments and remarks, it is now believed that this application is in condition for allowance. Reconsideration with notice of allowance is requested.

Respectfully submitted,

CAROTHERS AND CAROTHERS



Floyd B. Carothers
Attorney for Anthony G. Matous and
Bruce A. Moser
Fort Pitt Commons, Suite 500
445 Fort Pitt Boulevard
Pittsburgh, PA 15219

FBC:jkc
Reg. No. 24,252
(412)471-3575
(412)281-2180 Fax

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